(Hon. Mr. Bathgate.)

Neglected Children.

ANALYSIS.

Title. Preamble 1. Short Title. Immoral or dissolute parents may be deprived o parental rights during nonage of child.

4. Delegation of powers.

A BILL INTITULED

Act to amend "The Neglected and Criminal Title. Children's Act, 1867."

THEREAS it is expedient to amend the provisions of "The Preamble. Neglected and Criminal Children's Act, 1867:

BE IT THEREFORE ENACTED by the General Assembly of New Zealand in Parliament assembled, and by the authority of the same, as 5 follows:

1. The Short Title of this Act shall be "The Neglected Children's Short Title. Act, 1873."

2. Notwithstanding anything in "The Neglected and Criminal Immoral or dissolute Children's Act, 1867," contained, it shall be lawful for any Justices parents may be deprived of parental 10 Resident Magistrate before whom any child shall be brought charged rights during nonage under the said Act with being a neglected child, upon the application of the Superintendent of the Province, upon proof to the satisfaction of such Justices Resident Magistrate that the parent or parents of such child is or are of such immoral or dissolute habits as to be unfit to be 15 allowed to exercise the rights of parental guardianship over such child, to order and direct that such parent or parents shall cease to have such rights of parental guardianhip, and that the Master for the time

being of the Industrial School to which such child is sent shall thereafter during the entire nonage of such child stand in loco parentis, and 20 have and exercise in respect of such child all the rights of parental guardianship, subject to the direction of the Superintendent of the Province within which such Industrial School is situated.

[Omit Clause 3.]

3. The words "and every such school shall be occupied by and 25 used for males or females exclusively as any such Superintendent may direct," shall be deemed to be expunged from sections three and four of "The Neglected and Criminal Children's Act, 1867." [New Clause 3.]

3. If at any time subsequent to such order the parent or parents 30 in respect of whom such rights of parental guardianship shall have been taken away shall apply to any Resident Magistrate, and shall prove to the satisfaction of such Resident Magistrate that he she or they is or are no longer of such immoral or dissolute habits, and so unfit as aforesaid, it shall be lawful for such Resident Magistrate, upon 35 being satisfied to that effect, to order that such parental guardianship shall be restored to such parent or parents, and the same shall be restored accordingly.

4. It shall be lawful for the Governor in Council, under his hand Delegation of powers. and the public seal of the Colony, from time to time to delegate to the 40 Superintendent of any Province the powers vested in the Governor by section twenty-two of the said Act.